UNITED STATES DISTRICT COURT

| for the | | | | | | U.S. DISTI NORTHERN DIS | RICT COURT STRICT OF TEXAS | |
|---|-------------------------|--|-------------|--------------------|-------------------|-----------------------------------|-------------------------------|--|
| Northern District of Texas | | | | | | _ FII | LED | |
| United States of America V. Marcos Velasquez-Solis Defendant(s) | | |) | Case No. 2:25-l | MJ-14 | CLERK, U.S. D | ISTRICT COURT | |
| CRIMINAL COMPLAINT | | | | | | | | |
| I, the complainant in this case, state that the following is true to the best of my knowledge and belief. | | | | | | | | |
| | - | January 28, 2025 | | | | | in the | |
| Northern | District of | Texas | , the defer | ndant(s) violated: | | | | |
| Code S 8 U.S.C. Section | Section 1326(a) | Offense Description Illegal Re-entry After Deportation | | | | | | |
| | | * | | | | | | |
| | | | | | | | | |
| This crim | - | based on these facts | : | | | | | |
| ✔ Contir | nued on the attach | ed sheet. | | | | | | |
| | Complainant's signature | | | | | | | |
| | | | | | | hnson, HSI SA d name and title | • 1 ⁷ 1 | |
| Attested to by the | e applicant in acc | ordance with the requ | iirements | of FED. R. CRIM. | P. 4.1 b <u>:</u> | y telephone this | $\frac{20+1}{2}$ day of | |
| Date: 1/28 | 125 | | | Bell | Jude Jude | Re's signature | | |
| City and state: | amonill | 0, TX | | Lee Ann R | eno, U. | S. Magistrate J | udge | |

AFFIDAVIT IN SUPPORT OF COMPLAINT Case No. 2:25-MJ-14

Title 8, United States Code, Section 1326(a)

As a result of my training and experience, I am familiar with federal immigration laws, including 8 U.S.C. § 1326(a), which makes it unlawful to illegally re-enter the United States after deportation or removal. There are four elements to this offense: (1) That the defendant was an alien at the time alleged in the indictment; (2) That the defendant had previously been deported, denied admission, excluded, or removed from the United States; (3) That thereafter the defendant knowingly entered, attempted to enter, or was found in the United States; and (4) That the defendant had not received the consent of the Secretary of the Department of Homeland Security or the Attorney General of the United States to apply for readmission to the United States since the time of the defendant's previous deportation. An "alien" is any person who is not a citizen or national of the United States. 8 U.S.C. 1101(a)(3).

Facts Establishing Probable Cause

On January 28, 2025, Deportation Officers with Immigration and Customs

Enforcement (ICE), Enforcement and Removal Operations (ERO), encountered Marcos

VELASQUEZ-Solis pursuant to a Public Intoxication Arrest, by the Friona Police

Department, in Friona, TX, which is in the Amarillo Division of the Northern District of

Texas. Immigration records were queried and discovered that VELASQUEZ-Solis is,

and was on January 28, 2025, a citizen and national of Guatemala by virtue of his birth in

El Ouiche, Guatemala. Those records also showed that VELASQUEZ-Solis had been

removed from the United States on August 13, 2019, at the Valley International Airport in Harlingen, Texas. VELASQUEZ-Solis immigration records showed that he had not received the consent of the Secretary of the Department of Homeland Security or the Attorney General of the United States to apply for readmission to the United States since the time of that previous removal.

Eric D Johnson

Homeland Security Investigations Special Agent

Pursuant to Federal Rules of Criminal Procedure 4.1 and 41(d)(3), the undersigned judicial officer has on this date considered the information communicated by reliable electronic means in considering whether a complaint, warrant, or summons will issue. In doing so, I have placed the affiant under oath, and the affiant has confirmed that the signatures on the complaint, warrant, or summons and affidavit are those of the affiant, that the document received by me is a correct and complete copy of the document submitted by the affiant, and that the information contained in the complaint, warrant, or summons and affidavit is true and correct to the best of the affiant's knowledge.

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone this of day of ________, 2025.

LEE ANN RENO

UNITED STATES MAGISTRATE JUDGE